NOAA FORM 88-164
(12-82)

U.S. DEPARTMENT OF COMMERCE NATIONAL OCEANIC AND ATMOSPHERIC ADMINISTRATION OMB APPROVED NO. 0648-0082

FISHERMEN'S CO	NTINGENCY FUND CLAIN	M APPLICATION	Expires 01-31-2015
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EXPLAIN HOW YOU CA	LCULATED	THE AMOUN	T YOU'RE CLAIMING	G FOR E	XTRA FUEL CONSUMF	PTION	•			
							Continuea	l on last page.		
List below any other ex	menses vou	have incurre	d as a result of the i		R EXPENSES or which your claim is	filed. Submit with				
LIST Boton any outer of			ITEM				AM	OUNT		
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CLAIM APPLICATION (Cont'd.)	Page 3
,, a U.S. citizen, am the OPERATOR of the	
(CLAIMANT'S NAME) (VESSE and have read all of the foregoing statements and supporting documents relating to this claim, and to the best of ments and documents are true and correct.	EL'S NAME) ny knowledge all state-
IGNATURE	DATE
RIMINAL PENALTY FOR FRAUDULENT CLAIM. Any person who files a fraudulent claim is subject to criminal pro I.S.C. Section 284 and 1001, each of which, upon conviction, imposes a penalty of not more than a \$10,000 fine and nent, or both.	secution under 18 d 5 years imprison-
Privacy Act Statement Section 3701 (c) of title 31, United States Code, authorizes collection of this information. This information is part ar benefits and is required to obtain those benefits. The primary use of social security numbers or taxpayer identifica verify the identity of the applicant(s) and to allow preparations of IRS 1099s for claim payments as required pursua the Internal Revenue code.	tion numbers is to
Public reporting burden for this collection of information is estimated to average 5.04 hours per response, including instructions, searching existing data sources, gathering and maintaining the data needed, and completing and revinformation. Send comments regarding this burden estimate or any other suggestions for reducing this burden to is sheries Service, Financial Services Division, F/MB5, 1315 East West Hwy., Rm. 13301, Silver Spring, MD 20910.	ewing the collection of
Confidential name and address information will be released via a NOAA Fisheries website for informational purpose submitted will be handled as confidential Fishery Statistics. Nothwithstanding any other provisions of the law, no pespond to, nor shall any person be subjected to a penalty for failure to comply with, a collection of information subjected to a penalty for failure to comply with, a collection of information displays a currently valid OMB	person is required to piect to the
REMARKS AND ADDITIONAL INFORMATION	
SURROGATION AGREEMENT	
SURROGATION AGREEMENT	
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I agree to provide the Secretary with all available and relevant information concerning the circumstances surrounding the events leading to the loss, damage or destruction for which the aforementioned compensation has been received. We also undertake to furnish the Secretary waffidavits or declarations and to give such oral evidence as the Secretary may, in his/her discret necessary for the lawful pursuit of any claim arising from the aforementioned subrogated rights	vith such ion, deem
In witness whereof, I have hereunto set my hand and seal on the date indicated below.	
Cianatura	
Date Signature	

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											(Indicate material of construction.)	CLAIMED LOSSES (Fishermen's Contingency Fund Claim Application) (Cont'd.)
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						·				-	REPLACEMENT COST	INSTRUCTIONS: List each item of gear for which this claim is filed. In the appropriate spaces, indicate the quantity, size, and material of construction of each item; whether it was lost, damaged, or destroyed; its date of purchase, purchase price, and replacement or repair cost. Do not write in the "For Agency Use Only" columns.
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OMB APPROVED NO. 0648-0082

FISHERMEN'S CONTINGENCY FUND CLAIM APPLICATION

Expires 01-31-2015

I. CENERAL

The Fishermen's Contingency Fund is authorized by Title IV of the Outer Continental Shelf Lands Act Amendments of 1978. Its purpose is to compensate commercial fishermen for damage or loss caused by obstructions associated with oil and gas activities on the Outer Continental Shelf (OCS). The Program is administered by the National Marine Fisheries Service, Financial Services Division - F/SF2, 1315 East-West Hwy. – Rm. 13138, Silver Spring, MD 20910.

PRESUMPTION OF CAUSATION

A presumption that the damage or loss was caused by items assocciated with oil and gas activities on the OCS is allowed if you report the damage or loss to the National Marine Fisheries Service within 15 days after the date your vessel first return to port. If all the criteria of a 15-day report are fulfilled, you need not establish the nature of the damage. If a complete report is not submitted within the 15 day period, the presumption will not be allowed and you will have to prove that the obstruction causing the damage was related to OCS oil and gas activities.

FILING YOUR CLAIM

You must file, in writing, a complete and accurate claim within 90 days after the date you first discovered your damage or loss. The term "filed" means delivered in person, or mailed (as determined by the date of the postmark) to the Chief, FSD, address above. The Chief, FSD, suggests that claims be sent by registered or certified mail, return receipt requested so you will have a record of receipt of your claim.

FAILURE TO MEET FILING REQUIREMENTS

The Chief, FSD, may reject your claim, if it does not meet the filing requirements. If your claim is rejected, the Chief, FSD, will give you written notice of the reasons for rejection within 30 days after the date on which your claim was filed. If you don't refile an acceptable claim within 30 days after the date of this written notice, you are not eligible for Fund compensation unless there are extenuating circumstances.

AGGREGATING CLAIMS

If more than one commercial fisherman suffers loss or damage from the same incident (for example, when several members of the crew lose income due to loss of fishing time), their losses should be included in one claim and submitted on their behalf by the owner or operator of the commercial fishing vessel involved.

AMENDMENT TO CLAIMS

You may amend your claim any time before the Chief, FSD, issues a initial determination.

II. WHAT CAN BE CLAIMED

You may file for actual and consequential damages as follows:

- (1) Actual Damage:
 - (a) The lesser of the gear's repair or replacement cost, and
 - (b) The reasonable replacement cost for lost fishing gear.
- (2) Consequential Damage:
 - (a) RESULTING ECONOMIC LOSS: You may claim for gross in

come loss resulting from time lost because of not being able to fish, or having to reduce fishing effort, during the period before the damaged or lost fishing gear is repaired or replaced and available for use. This period must be reasonable. It begins on the date of the casualty and stops on the date the damage could reasonably have been remedied by repair or replacement.

(b) ATTORNEY, CPA, CONSULTANT FEES: You may claim for reasonable fees paid to an attorney, CPA, or other consultant for the preparation of your claim. The Chief, FSD, will determine what

INSTRUCTIONS TO CLAIMANTS

amounts are reasonable. You will not be compensated for these fees if the claim is denied.

(c) OTHER: You may claim for any other consequential damage loss, (except personal injury) incurred as a consequence of the fishing gear damage or loss.

III. NEGLIGENCE CLAIMANT

An award will be reduced to the extent that the damage or loss was caused by your negligence or fault. Basic grounds for finding A claimant negligent or at fault are listed in the FCF Regulations. Negligence of the owner or operator of fishing gear will affect crewmember awards to the same extent that it affects an award to the owner or operator.

IV. INSURANCE PROCEEDS

An award will be reduced by the amount of any compensation you are entitled to receive from insurance.

V. PENALTY FOR FALSE CLAIMS

Any person who files a fraudulent claim is subject to prosecution under 18 U.S.C. sections 2187 and 1001, each of which, upon conviction, imposes a penalty of not more than \$10,000 fine and 5 years imprisonment, or both.

VI. DOCUMENTATION REQUIRED

Here is a checklist of documents which must be submitted with your claim:

- (1) With your claim for actual damage:
- (a) Proof that you purchased the fishing gear damaged or lost. Submit copies of the best evidence available, e.g., sales receipts, affidavits, cancelled checks, or other evidence; and
 - (b) Receipts or estimates showing repair or replacement costs.
- (i) If you replace your gear or have it repaired before filing your claim, submit a copy of the itemized invoice or receipt for the replacement of repair cost. If you usually repair or construct your own gear, you may submit a detailed estimate of your own repair or construction cost; include receipts for materials used.
- (ii) If you have not replaced or had your gear repaired before you file your claim, submit one estimate from a commercial fishing gear repair or supply company of the present replacement or repair (whichever applies) cost of the damaged or lost fishing gear. (NOTE: The Chief, Financial Services Division, may require the submission of a second-source estimate.)
- (2) With your claim for consequential damages:
- (a) In the case of claims for resulting economic loss, a statement of the amount claimed and the basis for that amount with supporting documentation as follows:
- (i) Trip tickets for the three vessel trips immediately before the trip during which the casualty was discovered and for the vessel trip immediately following the trip during which the casualty occurred.
- (ii) A statement of the amount of time involved on each of the vessel trips (or if the casualty involves fixed gear, a statement of the number of gear units hauled on each of these vessel trips.)
- (iii) A statement of the amount of time lost from fishing because of the damage or loss and a full explanation of why this time period is reasonable.
- (b) Compensation for resulting economic loss will be based on 50 percent of the gross income lost, as estimated by the Chief, FSD, as a result of not being able to fish; or having to fish at a reduced level of effort during the period before the damaged or lost fishing gear is repaired or replaced and available for use. The period begins on the date of the casualty and stops on the

INSTRUCTIONS (Cont.d)

date the damage or loss could reasonably have been remedied by repair or replacement. Appropriate documentation may consist of purchase orders, bills of lading, or statements from commercial repair or supply sources.

- (3) In the case of amounts claimed for other consequential damages resulting from the casualty, the claim must include a full description of what each amount represents with suitable documentation.
- (4) Photographs (if available) of the obstruction and of any damage to your gear.
- (5) The name and mailing address (phone number if available) of each person, if any, to whom you have given oral or written notice that such person caused or may have caused the damage or loss, together with a copy of any written notice given each such person and a statement whether each such person has paid or will pay you for any portion of the damage or loss.

VII. NMFS PROCESSING OF CLAIMS

The National Marine Fisheries Service will process your claim and mail a written initial determination to you within 60 days of the date it is complete with regard to the information required for compensation from the Fund. An initial determination will state (i) if the claim is disapproved, the reason for disapproval, or (ii) if the claim is approved, the amount of compensation and the basis on which amount was determined. If you disagree with the initial determination, you or any other interested person who submitted evidence relating to the initial determination, may request a review of the initial determination. Your written request must be postmarked within 30 days of the date of the initial determination and must fully state your reason(s) for disagreement. If no request for initial review is submitted within 30 days, the Initial determination will become a final determination. If a petition for review of an initial determination is timely filed, the Assistant Administrator, NMFS, or his designee will conduct a review of the initial determination, and issue a final determination within 60 days after the day on which the request for review of the initial determination was received.

VIII. PAYMENT OF AWARD FOR CLAIM

- (1) When an initial determination becomes final the Chief, FSD, shall immediately disburse the amount awarded if you:
- (a) State in writing that you will not petition for review of the initial determination; and
- (b) Sign an agreement to repay all or any part of the amount of the award if, the amount of an award should for any reason be subsequently reduced.

If you do not submit the agreements specified above, the Chief, FSD, will not disburse the amount of your award until expiration of 30 days after the issuance of the initial determination.

IX. SUBROGATION

Upon payment of a claim, the Chief, FSD, must obtain a subrogation agreement signed by you which:

- (1) Assigns to the Fund your rights against third parties; and
- (2) Provides that you will assist the Fund in any reasonable way to pursue those rights.

NOTE: The agreements specified above (Settlement and Subrogation) will be mailed to you along with the Initial Determination. If you accept the Initial Determination, the amount of your award will be disbursed immediately upon receipt of the signed documents.